Case 1:07-cv-06239-VM-JCF UNITED STATES DISTRICT COUR	Document 12	Filed 01 18/2008 Page 1 of 3 DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: ///8/08
SOUTHERN DISTRICT OF NEW Y		
ANGEL VAZQUEZ,	X	Docket No.: 07 civ 6239
Plaintiff(s),		PROPOSED JOINT SCHEDULING ORDER
-against-		

APPEARANCES

JOSEPH ONOFRIETTI,

Robert P. Baquet

THE YANKOWITZ LAW FIRM, P.C.

CLASSIC CRUISERS, CLASSIC TOURS and

Defendant(s),

Attorneys for Plaintiff ANGEL VAZQUEZ

175 East Shore Road

Great Neck, NY 10023

(516) 622-6200

Matthew P. Levy

GALLO, VITUÇCI, KLAR, PINTER & COGAN

Attorneys for Defendants

185 Madison Avenue

12th Floor

New York, NY 10016

(212) 683-7100

1. **DATE OF CONFERENCE**: December 7, 2007

2. **STATEMENT OF ISSUES**:

Plaintiff Angel Vazquez alleges that on June 10, 2006 at approximately 4:30p.m. while operating his vehicle on Broadway near West 51st Street, New York, NY, the defendant Joseph Onofrietti carelessly, recklessly and negligently turned the defendants' bus into plaintiff's lane of travel, striking and colliding into the passenger side of plaintiff's vehicle with the front drivers side of defendants' bus, and causing severe and permanent injuries to the plaintiff.

Defendant alleges that the accident occurred because of plaintiff's culpable conduct in turning his vehicle into defendant's lane of traffic. Defendant further alleges that plaintiff did not suffer a serious injury as a result of this accident.

3. **SCHEDULE**

(a) Parties to be deposed

Angel Vazquez and Joseph Onofrietti. Depositions will be completed by February 15, 200% Non-Party witness: NYC Police Officer Stolzer, Badge # 933390, 18th Precinct, New York City.

- (b) Documents produced by: January 15, 2008
- (c) Expert reports produced by: March 15, 2008 (plaintiff)
 April 15, 2008 (defendant)

Expert depositions by: June 15, 2008

(d) discovery completed by: June 20, 2008

(e) Plaintiff supply PTO: July 30, 2008

(f) Submission of PTO: August 30, 2008

(g) Final Pretrial Conference: 6-27-68 at 16:00 a.m.

4. ANTICIPATED LIMITATIONS ON DISCOVERY: None at this time

5. UNRESOLVED DISCOVERY ISSUES: None

6. PROPOSED EXPERT TESTIMONY ON BEHALF OF PLAINTIFF:

Plaintiff's treating physicians. Their testimony will be as to plaintiff's injuries, medical care and treatment, permanent disability, restrictions and limitations.

PROPOSED EXPERT TESTIMONY ON BEHALF OF DEFENDANTS:

A neurologist and orthopedist will be designated for Independent Medical Examinations.

Moreover, the MRI films will be reviewed by a radiologist.

7. **LENGTH OF TRIAL**: We demand a jury trial. 2 to 3 days.

This scheduling Order may be altered or amended only on a showing of good causes not foreseeable at the time of the conference or when justice so requires.

THE YANKOWITZ LAW FIRM, P.C.

Robert P. Baquet (RB8162) Attorneys for Plaintiff ANGEL VAZQUEZ 175 East Shore Road Great Neck, NY 10023 (516) 622-6200

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GALLO, VITUCCI, KLAR, PINTER & COGAN

Matthew P. Levy (ML1522) Attorneys for Defendants 185 Madison Avenue

12th Floor

New York, NY 10016

(212) 683-7100